## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO.: 1:22-cv-23961-GAYLES/TORRES

DAMIAN R. JOSEFSBERG, individually and on behalf of all others similarly situated,

Plaintiff,

v.

UBER TECHNOLOGIES, INC. and CHECKR, INC.,

Defendants.	
	/

## SCHEDULING ORDER SETTING CIVIL TRIAL DATE AND PRETRIAL SCHEDULE, REQUIRING MEDIATION, AND REFERRING CERTAIN MOTIONS TO MAGISTRATE JUDGE

THIS CAUSE is set for trial during the Court's two-week trial calendar beginning on Monday, March 10, 2025. The Telephonic Calendar Call will be held at 9:30 a.m. on Wednesday, March 05, 2025. A Telephonic Status Conference will be held at 10:00 a.m. on Wednesday, December 11, 2024. The parties shall adhere to the following schedule:

1.	Joinder of any additional parties and filing of motions to amend the complaint by	10/1/2023
2.	Class Certification Fact Discovery by	10/2/2023
3.	Plaintiff's expert disclosure on class certification by	11/13/2023
4.	Defendants' expert disclosure on class certification by	12/15/2023
5.	Class certification expert discovery shall be completed by	1/15/2024
6.	Motion for Class Certification shall be filed by	2/15/2024
7.	Responses to Motion for Class Certification shall be filed by	3/15/2024
8.	Reply in Support of Motion for Class Certicication shall be filed by	4/12/2024

9.	Written lists containing the names and addresses of all witnesses intended to be called at trial by	8/2/2024
10.	Parties shall disclose experts, expert witness summaries, and reports as required by Fed. R. Civ. P. 26(a)(2) by	9/30/2024
11.	Exchange of rebuttal expert witness summaries and reports as required by Fed. R. Civ. P. 26(a)(2) by	10/31/2024
12.	Parties shall select a mediator pursuant to Local Rule 16.2 and shall schedule a time, date, and place for mediation by	9/2/2024
13.	Fact discovery shall be completed by	9/30/2024
14.	Expert discovery shall be completed by	10/31/2024
15.	Dispositive motions, including motions for summary judgment, and <i>Daubert</i> motions, <sup>1</sup> shall be filed by	11/29/2024
16.	Mediation shall be completed by	12/8/2023
17.	All pretrial motions and memoranda of law, including motions in limine, shall be filed by	1/26/2024
18.	Joint pretrial stipulation, proposed joint jury instructions, proposed joint verdict form, and/or proposed findings of fact and conclusions of law <sup>2</sup> shall be filed by	2/23/2024

<u>Motions</u>. Every motion filed in this case shall be accompanied by **one proposed original order granting** the motion. Each party shall be limited to filing one (1) motion in limine. Unless otherwise specified by the Court, every motion shall be double spaced in 12-point Times New Roman typeface. **Multiple Plaintiffs or Defendants shall file joint motions with co-parties unless there are clear conflicts of position**.

Referral to Magistrate Judge. Pursuant to 28 U.S.C. § 636, all discovery matters are referred to Chief Magistrate Judge Edwin G. Torres to take all appropriate action. Furthermore, pursuant to 28 U.S.C. § 636(c)(1), the parties may consent to trial and final disposition

<sup>&</sup>lt;sup>1</sup> For cases set for a bench trial, the parties shall not file *Daubert* motions. The Court will decide those issues at trial.

<sup>&</sup>lt;sup>2</sup> The parties shall file findings of fact and conclusions of law for bench trials only.

## by Chief Judge Torres.

Status Conferences and Calendar Call. The parties shall attend any status conference held in this matter and the calendar call by telephone. Counsel shall enter their appearances telephonically using the following dial-in information: Dial-in Number 888-273-3658; Access Code 7032614; Security Code 5170. Please dial in at least ten minutes before the status conference begins and wait until your case is called.

Mediation. The parties shall select a mediator pursuant to Local Rule 16.2 and shall schedule a time, date, and place for mediation. If the parties cannot agree on a mediator, they shall notify the Clerk in writing as soon as possible, and the Clerk shall designate a certified mediator on a blind rotation basis. Counsel for all parties shall familiarize themselves with and adhere to all provisions of Local Rule 16.2. Within seven (7) days of mediation, the parties are required to file a mediation report with the Court.

<u>Discovery.</u> The parties may stipulate to extend the time to answer interrogatories, produce documents, and answer requests for admissions. The parties shall not file with the Court notices or motions memorializing any such stipulation unless the stipulation interferes with the deadlines set forth above. The Court must approve all stipulations that would interfere with the schedule deadlines. *See* Fed. R. Civ. P. 29. In addition to the documents enumerated in Local Rule 26.1(b), the parties shall not file notices of deposition with the Court. Strict compliance with the Local Rules is expected, particularly with regard to motion practice. *See* S.D. Fla. L.R. 7.1.

<u>Discovery Disputes</u>. No written discovery motions, including motions to compel, for protective order, or related motions for sanctions shall be filed unless the Chief Magistrate Judge requests it after a discovery hearing.

<u>Deposition Designations</u>. Parties seeking to use deposition testimony at trial shall provide the Court will a full deposition transcript. The designations shall be color coded,

with each party highlighting the deposition testimony it intends to use in a specific color.

Objections to designations shall be included in the margins of the transcript.

Electronic Submission of Exhibits. Pursuant to Local Rule 5.3(b)(2) regarding elec-

tronic submission of exhibits, counsel must file in the CM/ECF system electronic versions of doc-

umentary exhibits within ten (10) days of the conclusion of the hearing or trial in which they were

introduced.<sup>3</sup> At the time of filing the electronic exhibits, an attorney for each party shall also com-

plete and file the attached Certification of Compliance re Admitted Evidence. Electronically

filed exhibits are subject to CM/ECF Administrative Procedures, Section 6, Redaction of Per-

sonal Information, Privacy Policy, and Inappropriate Materials. Failure to file the electronic ex-

hibits and Certification of Compliance by the date enumerated above may result in the imposition

of sanctions. Any original exhibits that have been returned to, or retained by, the filing party

after electronic filing shall be kept for safe keeping until the conclusion of any appeals. Upon

order of the Court, the filing party must return the original exhibits to the Clerk of Court.

DONE AND ORDERED in Chambers at Miami, Florida, this Tuesday, July 18, 2023.

DARRIN P. GAYLES

UNITED STATES DISTRICA JUDGE

cc: Chief Magistrate Judge Torres

All Counsel of Record

This requirement excludes contraband and audio/video recordings. The filing party will file with the Clerk a CD, DVD, or other electronic medium containing a copy of any exhibit that is an audio or video recording.

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Plaintiff,	
v.	
UBER TECHNOLOGIES, INC. and CHECKR, INC.,	
Defendant/	
CERTIFICATE OF COMPLIANCE RE ADMITTED EVIDENCE	
I,, as counsel for	
, hereby certify the fo	ollowing:
Check the applicable sections:	
☐ <b>ALL EXHIBITS E-FILED.</b> All documentary exhibits and photographs of nondocuphysical exhibits to be admitted into evidence have been electronically filed in CM/ECF.	•
□ <b>EXHIBITS NOT E-FILED.</b> Some documentary exhibits and/or physical exhibits to be ted into evidence cannot be electronically filed in CM/ECF. This includes and contrab following identifies those exhibit numbers that have been retained by the Clerk, and se identifies those proposed exhibit numbers retained by this filing party. ( <b>Attach a list.</b> )	and. The
□ <b>AUDIO/VIDEO EXHIBITS.</b> The following audio and/or video exhibits are to be into evidence during these proceedings. The filing party has conventionally filed with the Court a CD or DVD containing the audio or video exhibit. ( <b>Attach a list.</b> )	

Any original exhibits that have been returned to or retained by the filing party after electronic filing shall be kept for safe keeping until the conclusion of any appeals. Upon order of the Court, the filing party agrees to return the original exhibits to the Clerk of Court.

This Certificate shall be filed by the date provided in the Court's Scheduling Order. Failure to timely comply with the Electronic Submission of Exhibits requirements provided in the Scheduling Order or with the requirements of Administrative Order 2016-70 governing the Electronic Submission of Exhibits may result in the imposition of sanctions.

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Signature:	Date:	